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UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

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TRACY ANDERSON MIND AND
BODY, LLC, a Delaware limited liability
company; and T.A. STUDIO NEW
YORK LLC, a California limited liability
company,

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Plaintiffs,

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v.

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MEGAN ROUP, an individual; and THE
SCULPT SOCIETY, LLC, a California
limited liability company,

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Defendants.

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Case No. 2:22-cv-04735-PSG-E

Hon. Philip S. Gutierrez

**[PROPOSED] JUDGMENT IN
FAVOR OF DEFENDANTS**

Action Filed: July 11, 2022
FAC Filed: Sept. 13, 2022
Trial Date: Nov. 14, 2024

JUDGMENT

The Court has received, reviewed, and considered Plaintiffs Tracy Anderson Mind and Body, LLC (“TAMB”) and T.A. Studio New York LLC and Defendants Megan Roup and The Sculpt Society, LLC’s Joint Stipulation For Dismissal with Prejudice of Contract Claim and Request for Entry of Final Judgment (the “Stipulation”).

7 NOW THEREFORE, for good cause shown, the Court hereby GRANTS
8 the Stipulation in its entirety. The Court finds that Plaintiffs' First Amended
9 Complaint (Dkt. 12)—including the claims for (1) Federal Copyright
10 Infringement, 17 U.S.C. §§ 106, 501 (“Copyright Claim”); (2) violation of
11 Lanham Act, 15 U.S.C. § 1125(a) (“Lanham Act Claim”); (3) breach of contract
12 (“Contract Claim”); and (4) Violation of Unfair Competition Law, Cal. Bus. &
13 Prof. Code § 17200, *et seq.* (“Unfair Competition Claim”) therein—is hereby
14 DISMISSED WITH PREJUDICE.

15 || It is further ORDERED, ADJUDGED AND DECREED that:

16 1. The Contract Claim is DISMISSED WITH PREJUDICE per separate
17 agreement of the Parties.

18 2. JUDGMENT IS ENTERED AGAINST PLAINTIFFS AND IN
19 FAVOR OF EACH OF THE DEFENDANTS as to the Copyright Claim, Lanham
20 Act claim, and Unfair Competition Claim

21 3. Plaintiffs reserve the right to appeal this Final Judgment only as to
22 TAMB's Copyright Claim and will not challenge the disposition of the other
23 claims.

24 4. The Court shall maintain jurisdiction over the Parties to enforce any
25 terms of the Parties' separate agreement, as may become necessary.

26 5. There being no just reason for delay, the Court, in the interests of
27 justice, expressly directs the Clerk of the Court to enter this Judgment, and hereby
28 decrees that, upon entry, it shall be deemed a Final Judgment.

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IT IS SO ORDERED AND ADJUDGED.

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Dated: October ____, 2024

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Hon. Philip S. Gutierrez
United States District Judge

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